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August 9, 2005

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

**RE: SUBSCRIBER NOTIFICATION REPORT AND COMPLIANCE
LETTER (WC Docket No. 05-196)**

RE: Rudolph McGlashan, CEO, Communication Technology, Inc. (CTI)

Dear Ms. Dortch and FCC Staff:

After reviewing the July 26, 2005 Guidance Notice, the June 3, 2005 NPRM, and after preliminary conversations with FCC Staff, it does not appear that our client, Rudolph McGlashan, is required to file this Report. However, in the abundance of caution, we respectfully submit this correspondence for your records and convenience. We do not believe the Subscriber Notification Report is required because CTI does not provide retail telecommunications services or retail VOIP services to any end-users inside the United States. The background is as follows:

Mr. McGlashan has recently petitioned the FCC for a streamlined authorization to transfer control of the international Section 214 authorization held by Communication Technology, Inc., a Delaware corporation ("CTI"), from Telefonica Internacional, S.A., a Spanish corporation ("Telefonica") to Mr. McGlashan. That application is pending and days within resolution. In fact, public notice will occur this week.

Following receipt of the FCC's consent to the Transaction, the sale will result in the transfer to Mr. McGlashan of control of CTI, the holder of the international Section 214 authorization. Upon the consummation of the Transaction, CTI will

operate as a non-dominant, VOIP carrier offering internet related voice services to the wholesale and the enterprise marketplace outside of the United States.

The countries to which services will be provided by CTI after Mr. McGlashan's acquisition of control will be the following: Argentina, Chile, Peru, El Salvador and Guatemala. Mr. McGlashan does not have an affiliation with a dominant U.S. carrier. Rather, McGlashan proposes only to assume control over CTI and to continue to operate CTI as a non-dominant carrier that resells the international switched services of one or more unaffiliated U.S. carriers.

We hope that you find this information helpful to you. Please do not hesitate to contact us if we can provide you additional information or answer any questions that you may have.

Sincere Regards,

Lila A. Jaber

cc: Mr. Byron McCoy, Telecommunications Consumers Division, Enforcement Bureau
Ms. Kathy Berthot, Spectrum Enforcement Division, Enforcement Bureau
Ms. Janice Myles, Competition Policy Division, Wireline Competition Bureau
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